Zachary Taylor, the hero of Buena Vista, who was beloved and honored by the people, could not resist the temptation, and has sacrificed himself on whig, Scott, Clay and Webster received the following that unholy funeral pyre where have been immolated vote

so many victims to whiggery. The truly great man of the whig party has been thrust aside-rudely thrust aside-"Harry of the West," whose whistle, like that of Roderic Dhu, would have

----- "garrison'd the glen At once with full five hundred men, Watching their leader's beck and will"-

Has been "laid on the shelf;" and at last, after all his untiring devotion to his party, is in very much the position of Cardinal Wolsey, when he exclaimed "O! Father Abbot,

An old man, broken with the storms of State, Is come to lay his weary bones among ye. Give him a little earth, for charity !"

In our mind's eye, we see him, like Fitz James, after he had chased the stag in vain-after he had seen his good steed "stretch his stiff limbs to rise no more"-calling in his hounds from their vain pur-"Back limped, with slow and crippled pace,

The sulky leaders of the chase; Close to their master's side they pressed, With drooping tail and humbled crest." The orator, the statesman, the brave old civilian, stands at this moment a victim of federal adoration

and federal ingratitude! fought from Vera Cruz to Mexico-who entered in from democratic States. Is it to be wondered at, that triumph the city of the Montezumas, and through a delegate from Massachusetts should assert, after the whose direct agency the olive-branch is now entwin- nomination was made, that he considered the whig ed with the late hostile banners of the United States party dissolved? Is it strange that the whigs of and Mexico-he, too, has been pushed from his stool, Ohio almost surrender at discretion their State to

honor to any station, could find hardly a corporal's stand upon ? goard to say "God save him!" But that same cor- We believe-indeed, we are sanguine-almost poral's guard will scarcely desert him! and when old | confident-that the candidates of the democratic con-Massachusetts speaks next November, she will vention are destined to triumph over their opponents scarcely have forgotten how to pronounce-and that, by such majorities as have been seldom witnessed. too, with emphasis-the name of Daniel Webster! This is not, however, to be accomplished without an

Gen. Zachary Taylor is the nominee, as candidate effort. We must not-we will not-fold our arms in of the federal party, for President of the United idleness. We will now enter upon the campaign States. We are content. Could the nomination be with spirit, with energy, and above all, with harmoto be made again to-morrow, we would ask no ny in our ranks. The cloud which hung over our hochange. Zachary Taylor, a brave general, but, ac- rizon is dissipated; and, except that a mist remains cording to his own confession, a very ignorant states- hovering over the Empire State, all is bright and man, for President! Millard Fillmore, an out-and- clear. The democratic sun has to rise but little out partisan-a man of considerable talent-a high higher, when that mist will be dispelled, and no speck tariff, abolition, Wilmot Proviso, United States bank will sully the brightness of the prospect about us. whig for Vice President! Again we say, we are Then, democrats, buckle on your armor; work content. If Cass and Butler cannot beat this ticket, early and late in the good cause; and remembering we give up all claims to the reputation of a true pro- that you war for principles and not men, sheath not pnet!

Let us now go into an analysis of the votes of the banners .- Union. convention by which Gen. Taylor was nominated.

during which the friends of Taylor completely outgeneralled the friends of the other candidates-after three unsuccessful ballots, in each of which Taylor describes the following scene as having occurred after gained upon his opponents, the fourth ballot was taken the proclamation by the Venetians of the end of Ausand resulted in 171 for Taylor, 63 for Scott, 32 (!) trian rule: for Clay, and 14 for Webster.

from whence these 171 votes came. Let us see how proceeded towards the American consulate, to testify many of the States from which these 171 votes were their admiration for our government. Assembled cast can be relied on for General Taylor.

vote of every one of them will be given to Cass.

rouse up, and that her vote will not certainly be given kind feeling they manifested for the government he to Taylor; and we are almost certain that Tennessee had the honor to represent among them, for the es-"old thirteen" for Cass and Butler.

We will recapitulate.

other candidate-we find him, not by a manty and direct He wished them prosperity and happiness, and trust-We find this curious fact thus stated in the "Philadelphia their joy in prolonged vivats to the consul and to the News" of Friday, and the New York Tribune of the American republic.

Mr. Saunders of Louisiana desired to say something in relation to the politics of General Taylor, and, after secrating the tri-colored banner, by the patriarch of the following paper, which had been prepared by the at this interesting spectacle. After the benediction, Louisiana delegates to be submitted to the convention: the national guard on service, amounting to between to the presidency, does not seem to be correctly understood by many persons; and for that reason, it is deemed two lines, leaving a vacant space of forty feet in proper by the delegation from Louisiana to make such breadth, and extending from one extremity of the explanations and statements in relation to that position, place to the other. The general-in-chief then gave as may effectually remove all doubt, and the effect of the word of command. Attention! Honor to the misrepresentation on that point.

before the American people, in connexion with the pre- mass of spectators burst forth in the most deafening sidency, nor does he present his name to this convention shouts of applause, with cries of "Long live our sishim prominently before the nation, as worthy of filling moving spectacle. the place once occupied by the Father of his country; The people, of all classes and conditions, soldiers and Gen. Taylor, from a sense of duty, has assented to and civilians, threw themselves in the arms of the

have honored him with their choice. He has publicly moistened eyes, reaching their hands through the and repeatedly stated that they might withdraw him whenever they thought the interests of the country, in their opinion, required it. He does not consider that, under the circumstances in which his name has been lo gran republica !!!" Had I not been an eye-witbrought forward, it would be proper in him to withdraw ness of this touching scene, never could I have imhimself. Such has been his position since he assented to agined so thrilling a proof of the great respect and the use of his name, subsequent to the capture of Monte- almost adoration with which our nation is regarded

rev, and such is his position now. On behalf of the delegation of Louisiana, I will further state, that Gen. Taylor desires it to be understood that, in his opinion, his friends who came into this convention are bound to abide by its decision, and to sustain only with Italian beauty and fashion, for by this time the nominee, "heart and soul;" that Gen. Taylor re. all the Austrian society had vanished, like the baseless cognizes in his friends in this convention those who have fabric of a dream. Our nation was again destined the right to withdraw his name, and will cheerfully ac- to receive, there, a continuation of the same sponta-

quiesce in such withdrawal. with entire satisfaction the nomination by the convention greeted with the most enthusiastic and prolonged of any other than himself—being persuaded that the welfare of our country requires a change of men and mea- applause, with repeated cries of "long live the Amersures, in order to avert the downward tendency of our ican republic!"

In making this announcement, the delegation of Louisiana wish it to be distinctly understood that it involves McGaughey, and we believe L. H. Rosseau, whigh

no inconsistency on the part of Gen. Taylor. In case the choice of this convention shall fall on ano- are all pledged against General Taylor. Holloway, ther than Gen. Taylor, and his friends in this conven- in a speech in the Legislature a year ago, in opposition withdraw him, it will be their act, and not his; but tion to a resolution of thanks to General Taylor and in which he will cheerfully acquiesce; and, by the act of the volunteers, held up his hands in holy horror, and

Union that we desire the nomination of Gen. Taylor, and against the war, and he was against every murderer his elevation to the presidency, on no other than broad in it-he was opposed to paying them and he was

national grounds. Mr. Galloway asked permission to read a letter from make for the man who has been denounced by papers Gen. Taylor, which was granted; and taking the stand, of his own party as one of "Polk's most skillful huhe commenced reading one of the letters which had been man butchers, and murderers of innocent women and published in the newspapers, but was interrupted by calls to order; and the point was raised, that it was not in or- children." Where will these men go? Will they dea to read a letter from a paper; that the convention go for old Zack ?- Lawrenceburgh Register. presumed the gentleman had an original letter to read,

when permission was granted him. refused to allow him to proceed.

Maine, -				5
New Hampshire,				2
Pennsylvania,	i di			12
Maryland,		•		8
Virginia,				16
South Carolina,		•		1
Georgia,				10
Alabama,		*		6
Mississippi,				6
Louisiana,	*/			6
Arkansas,				3
Texas,	*.			4
Indiana,				4 7
Illinois,	*			8
Missouri,		~ [		
Michigan,	*			2
Iowa, -				4
Wisconsin,	*		1 -	4

While, from States which are now unmistakably

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Massachusetts. Vermont. Rhode Island, Connecticut. New York. New Jersey, Delaware, North Carolina, Florida. Tennessee. Kentucky, Ohio,

So the whigs are now in the beautiful position of And Scott-the brave and gallant Scott-who having a candidate thrust upon them by whig votes to make room for a younger, "not a better soldier." | Cass and Butler ! Can any one be surprised that the And Webster, too, the man celebrated by his whig convention adjourned, after acting so discordfriends for giant intellect, and as capable of doing ant, without furnishing for themselves a platform to

the political sword until victory shall perch upon your

After a by-no-means peaceable session of two days, The Revolution in Venice--- Respect for the United States. The Venice correspondent of the New York Herald

The republic having been proclaimed, joy and glad-Let us examine this vote in detail, and ascertain ness beaming upon every countenance, a dense mass beneath the windows, reiterated and prolonged cries Maine, New Hampshire, Massachusetts, Vermont, of "Long live the United States of America," "Long Rhode Island, and Connecticut, gave him 17 votes; live our sister republic," arose from the joyous crowd and we doubt very much whether he can receive the and these demonstrations increased ten fold when the electoral vote of one of these States. He cannot get | consul, accompanied by several of the national guard, either Pennsylvania, Virginia, South Carolina, Geor- appeared in their midst, bearing in one hand the flag gia, Alabama, Mississippi, Louisiana, Arkansas, of the Union, and in the other the tricolor with the Texas, Ohio, Indiana, Illinois, Missouri, Michigan, winged lion, as an emblem of the fraternity which Iowa, or Wisconsin. These States gave him 97 should ever exist between the two governments, based votes; and we can scarcely doubt that the electoral as they now were upon the same just and eternal principles. In responding to this outburst of a We believe the State pride of Old Kentucky will people's sympathy, Mr. Sparks thanked them for the will wheel into line before November, and give her teem they exhibited for him personally, and expressed a hope, that by their dignified and tranquil demeanor, they might give proofs to the world that they were From States now beyond a peradventure demo- capable of governing themselves, and that they comcratic, General Taylor received 111 votes, as follows: prehended the full import of the important step they had taken. He assured them in advance, that when "After declaring in some letters that he would not be a the intelligence had traversed the Atlantic that the party candidate-after declaring in others that he would ancient queen of the Adriatic had thrown off the accept the support either of a whig or of a democratic yoke of the stranger, and again proclaimed herself a convention-after declaring further, in another letter, on republic, there would be one simultaneous outburst of the 20th April, that he would run, whoever was the nominee of the whig convention; whether Clay or any letter over his own signature, appearing on Thursday ed they would never dement their capability of enjoylast before the Philadelphia Convention, by a sort of ing the blessings of free and enlightened institutions. proxy or attorney, through the delegates of Louisiana, These words were recieved with immense satisfaction, and disclaiming virtually all his bold previous allegations. and the crowd then quietly withdrew, giving vent to

The day following, the imposing ceremony of consome time, permission was given him so to do. He as- Venice, took place in front of the church of St. Mark. cended the platform, and, after a brief introduction, there | The French consul being absent, ours was the only being an evident disinclination to hear a speech, he read one of the corps who received an invitation to assist The position occupied by General Taylor, in relation two and three thousand, were ordered to form into flug of the United States of America !- and in a mo-Gen. Taylor has taken no part in bringing his name ment the entire body presented arms, and the dense as a candidate. His friends throughout the country, shouts of appliause, with cries of "Long live our sister that discouraged than encouraged by him, have placed the republic!" Here followed an interesting and

consul, embraced him, and kissing the star-spangled He considered himself in the hands of his friends who banner," pressed it to their hearts, while many, with by this generous and noble-hearted people. In the evening the theatre of the Fenice was brilliantly neous and fervent ovations; for no sooner had Mr. Gen. Taylor, we are also authorized to say, will hail Sparks and his lady entered their loge than they were

WHAT WILL THEY DO .- D. P. Holloway, E. W. electors for the 4th, 7th and 6th districts in this state uniting with this convention, his friends withdraw his mame from the canvass, unless he be the nominee of the district that had not sent one single, solitary volun-And we deem it proper to assure the whigs of the teer to this unholy and god-abandoned war!! He was opposed to thanking them. A nice elector he will

From the Baltimore Republican and Argus. Cass and Butler. AIR-"Picayune Butler."

They came to town the other day And told us that the People say-That Cass and Butler, 'tis a fact, O, they're the ones to clear the track,

Cass and Butler's coming, coming, Cass and Butler's come to town-Cass and Butler's coming, coming, Cass and Butler's come to town. Ah, ou, ah, ou, ah, ou, ah, ou, ah, ou, ah, ou! Cass and Butler's coming, coming, Cass and Butler's come to town. Some time ago they met before And started the ball in Baltimore, Ahoo!

When Polk and Dallas was the name. But Cass and Butler's now the game, O. Cass and Butler's coming, &c. Come Demo's then who're good and true And hear the news I tell to you,

That for from Baltimore it's spread, And in the papers it is read-That Cass and Butler's coming, &c. A very good ticket the Whige do say, But think they'll win with Taylor or Clay,

But neither of them do we fear, For every place you go you hear-That Cass and Butler's coming, &c.

The Whigs they want a President, But the people won't let one be sent-For when they hear who's named, you'll find

Him left away in the track behind, For Cass and Butler's coming, &c. From north, or east, or west or south, You hear the cry from every mouth-When shouts of thunder strike despair

For Cass and Butler's coming, &c. O, in November next look out, You'll hear the people raise a shout, For then they'll have their President, And tell the whig chiefs "let 'em went,"

In the hearts of whiggies everywhere,

Ahno! For Cass and Butler's coming, &c. And when the Fourth of March is here The Democrats will raise a cheer, Ahoo! For Cass and Butler then will be

Ahoo! For Cass and Butler is coming, &c. O, Polk and Dallas they'll go home, When Cass and Butler for us come, Ahoo! The former all the people bless,

All safe in Washington, you see,

And hail the latter with success, Ahoo! For Cass and Butler's come on, come on, Cass and Butler's come to town; O, Cass and Butler's come on, come on, Cass and Butler's come to town; Ah ou, ah ou, ah ou, ah ou, ah ou, ah ou! O, Cass and Butler's come on, come on, For four good years to Washington!

Questions and Answers. With the mass who is the man? General Cass of Michigan. What, if we run Harry Clay? Heavy bets we'll have to pay. Can't we get in General Scott? No I rather reckon not. Then suppose we take brave Taylor? He, like "Tyler too," may fail, or-(Well you know your former fate, So take warning ere too late.) If you wish your right protected, Lewis Cass must be elected. If you wish them thrown away, Go for Taylor-Scott-or Clay. I, like every honest man,

Vote for Cass of Michigan. MARRIED .- At Philadelphia, on the 9th inst., by the Rev. J. C. Calhoun, assisted by John Tyler, and Daniel Webster, ZACHARY TAYLOR, Esq., an extenlast named State. It is thought their progeny will be 3 65; indicating no material change in the market. of an amalgamated or mongrel order .- Volunteer.

On the 8th instant, just before the whig nomination was made, the Boston Courier said : "If any other than a candidate from a free state, or a pledged whig, should by accident receive the nomination, GENERAL CASS IS SURE TO BE ELECTED."

Sabbath School Celebration, July 4. At a meeting of Sabbath School Teachers, of various schools, at the 1st Presbyterian Church, on Monday, June 12, Resolved, That the usual Sabbath School celebration of the anniversary of American Independence, shall take place

on the approaching 4th of July. That the Superintendents of the Sabbath Schools be a BEEF-per cwt. net, 2.50a3.00 committee of Finance. Messrs. Morris, Osgood and Coe were appointed a committee in regard to a Reader of the Declaration of Independence, and the Orator.

Messrs. A. M. Jenkins, James Blake, Andrew Smith, Thomas Howard, Christian Beck, W. S. Hubbard, and J. S. Brown, are appointed a general committee of arrangements in regard to any matter not specially entrusted to another Messis, Osgood, Willard, Taylor, Jamison and Ray, are

appointed a committee on Vocal Music. Messis. Blake and Hall a committee on Instrumental James Blake, Marshal.

And the meeting adjourned. A. W. MORRIS. JAMES M. RAY, Secretary. 4th of July Celebration.

The subscribers for the celebration of the 4th day of July next are respectfully informed that a "Pic Nic" party will I be held on the ground of Capt, Voorhees at 11 o'clock, A. M. A Social and Cotillon Party will take place at Brown- | G ing's Hotel the same exening at 85 o'clock. Persons wishing to subscribe can do by calling upon either of the committee of arrangements. P. B. L. SMITH. WOODVILLE BROWNING, LEWIS WALLACE,

GEO. HUNT,

A. J. ELDER.

PROCLAMATION By the Governor of the State of Indiana. WHEREAS, the body of a footman was found on the 8th instant, about 8 miles south-east of Indianapolis, Indiana, near the public road, under circumstances affording a violent presumption that he had been barbarously murdered and robbed about three or four days previously. Now therefore, there is hereby offered in the name of the State of Indiana for the apprehension and delivery to the Sheriff of Marion county, in said State, of the perpetrator of said murder, a reward of FIVE HUNDRED DOL-LARS, if taken beyond the limits of said State, or \$250 if taken within said limits.

An indictment has been found by the Grand Jury of said county against one Jesse Kilgore, for the crime. He lived several years ago about Indianapolis, is of fearless and dissolute habits, of vicious associations, full set, heavy built, about six feet high, thirty-eight or forty years of age dark hair, a sear on his right cheek, two or two and a half inches long, one on the other caused by a burn, and is of rough manners. The deceased had been seen in his FEVHE Duplicate of the City Council of Indianapolis levying a tax company a day or two previously, exhibiting his money, from one thousand to one thousand five hundred dollars, city of Indianapolis for the purpose of defraying the expenses of all and they were last observed together enquiring for lodging of the smallpox in the city of Indianapolis, and which have been for the night, a little before, and near to the place where modified by the present Council, said tax being levied by authority of the supposed murder was committed.

[L.s.] State, at Indianapolis, this 17th day of hereby request all those who have not paid said tax to come forward immediately and settle the same June, 1848. JAMES WHITCOMB. By the Governor, John H. Thompson, Sec. of State.

PROCLAMATION. of the charter of the city of indianapolis, "approved February 16, 1848, has been presented to the City Council, praying a new election for the purpose of determining whether a tax shall be levied and's Tonic Mixture, that old favorite and sterling remedy for 7 HEREAS, a petition in accordance with an "act amendatory or not, to be applied to the purchase of an additional Fire Engine and apparatus: And whereas, the City Cornell have directed their Pre-Rowand's Purgative Pills, a new and original combination of mild, sident to issue his proclamation for such election: Therefore, I, Geo. active, and benign purgative elements. No mercury nor mercurials in A. Chapman, President of the City Council of Indianapolis, hereby them. Rowand's Blackberry Root Lozenges, which never fail to cure the persons following, to wit: J. Little's Hotel. Moses Flack.

Court House, James Gillespie, Andrew A. Loudon, do City Saloon, District School House, Benjamin McClure, do Jno. Kyle's Turning Shop, Wm. D. Wygant, Washington Hall, Thos Donnellan, Washington Hall, District School House, Jno. B. Ferguson, For the purpose of determining whether a tax of ten cents on each and Douglas & Clark.

one hundred dollars of the taxables of the city shall be levied or not, to be applied to the purchase of an additional Fire Engine and ap-All qualified voters who are in favor of the levy of such tax will Rooker. enderse on their ballots the word "Tax," and those opposed thereto the words "No Tax." The polls will be opened at one o'clock, P. M., and closed at four | nati, Ohio.

o'clock, P. M. of said day. The judges and clerks of said election, (to be appointed in each ward by the Inspector thereof,) will meet at the Council Chamber on the Monday next succeeding said election, to compare the vote and certify the result to the Secretary of the City Council.

By order of the Council. GEORGE A. CHAPMAN,

"My lad," said a lady to a boy carrying an empty chen permission was granted him.

The President ruled the gentleman out of order, and refused to allow him to proceed.

"My lad," said a lady to a boy carrying an empty mail bag, "are you a mail boy!"

A FEW thousand fest, clear stuff, various thicknesses, for cale by be suitably rewarded.

"You don't think I'se a female boy, doz ye!"

A few thousand fest, clear stuff, various thicknesses, for cale by be suitably rewarded.

"You don't think I'se a female boy, doz ye!"

June 23, 1848. 8-3wis

D. V. CULLEY.

June 12, 1848.

SUPREME COURT OF INDIANA.

May Term, 1848. REPORTED FOR THE SENTINEL BY A. J. STEVENS, ESQ.

THURSDAY, June 5th. Bayton v. Freese .- Appeal from the Tippecanoe C. C. SMITH, J .- All objections to the writ are waived by an appearance to the action. Where a judgment of a justice of the peace is reversed on certiorari by the circuit court, the cause is retained and stands for trial on its merits. The reversal extends back no further than to rectify the errors committed. In proceedings by attachment against boats un-der art. 2, chap. 42 of R. S. where a bond is filed and the boat is released, the judgment may be rendered in personam against the master, owner, or consignee, who thus causes himself to be substituted as defendant. Upon non-payment of the proper judgment in the attachment suit, the conditio of the bond filed to procure the release of the boat would be broken; but a surety on such bond is not, by becoming such surety, made a party to the suit, and it is erroneous to AN ACT to provide for the purchase of the manuscript papers of render a judgment therein against such surety as a co-defendant with the principal obligee. Reversed.

Ewing v. Sills. Error to the Delaware C. C. PERKINS, J .- If no date is given to the assignment, the presumption is it is the same date as the date of the note. The right of the assignee to recover costs of a former suit of the assignor, depends upon the question whether by due diligence he was able to collect the note with costs of suit diate and semote indorsers jointly. Reversed. Fayette C. C. Per curiam: The record showing a trial without an issue, no plea having been filed, the judgment

must therefore be set aside. Reversed. Bowers v. Yeomans et al .- Error to the Parke C. C. Reversed. Bowers Lowber v. R. Pryor .- Error to the Cass C. C. Affirmed.

Affirmed. Porter v. Utter. - Error to the Boone C. C. Affirmed, with 5 per cent damages. Chapman v. Jackson and Jackson v. Pittsford .- Error to the Madison C. C. Judgment in each case affirmed, with 2

per cent damages. Monday, June 19.

James Smith v. John McFall et al .- Error to the Marion Per curiam: A certificate in the form prescribed in the 5th sec. of chap. 22 of R. S. was filed before a justice of the peace, appended thereto was a statement that the animals were the property of the defendant. The defendants moved a dismissal for want of sufficient cause of action, that it was not stated that a demand had been made of the defendants for the damages assessed before the suit was brought. The certificate is sufficient cause for action, though it is necessary to prove a demand. Reversed. Allis et al v. Gumbeats - Error to the Vanderburgh C. C.

Reversed. Henderson v. Dennison. Error to the Allen C. C. Per curiam: Judgment cannot be taken as confessed on a bill where there is no service of process. Reversed. Indianapolis Ins. Co. v. Brown et al .- Error to the Ma-

Cunningham v. Banta.-Error to the Randolph C. C. Af-The State v. John Houch .- Error to the Dearborn C. C. Affirmed. The State v. J. Houch .- Error to the Dearborn C. C. Af firmed.

FRIDAY, June 23. Hurd v. Indiana Mutual Fire Ins. Co .- Error to the St. Joseph C. C. Reversed. Richards v. The State ex rel. Marker .- Error to the Jen-

Doty v. Pruden .- Appeal from the Warren C. C. Af-

nings C. C. The order of the court in a case of bastardy is, that the defendant pay the money adjudged for the maintenance of the child to the person who shall support it. Reversed. Ham et al. v. Gregg .- Error to the Wayne C. C. Affirmed.

FRIDAY, June 23. Hurd v. The Indiana Mutual Fire Ins. Co.-Error to the St. Joseph C. C. Reversed. Richards v. The State ex rel. Mankee. Error to the Posey

Jason Ham et al. v. John C. Gregg. Error to the Wayne Hamilton, Auditor, &c. v. The State ex rel. Langsdale. Appeal from the Marion C. C. Affirmed. Sailors v. Gambriel. - Error to the Jefferson C. C. Re-Aldrick et al. v. Wade .- Error to the Blackford C. C

Affir med. Dodds et al. v. The State ex rel. Harris .- Error to the Sullivan C. C. Affirmed.

## THE MARKETS.

CINCINNATI, JUNE 24, 6 p. m .- FLOUR-The sales tosive slaveholder of the South, to Miss MILLY FILLMORE, day were 300 bris City Mills lined and delivered at \$3 70: of New York, the accomplished abolitionist of the 72 brls from canal at 3 70; 480 and 100 bils from store at PROVISIONS-There was but little inquiry and no sales transpired. No noticeable change in the aspect of the

market. Wmisky-Sales of 150 bris at 144c.; 280 do at 15c.; 190 do at 15ac.; a small lot at 15ac. COFFEE-A sale of 125 bags fair Rio at 7 3-8c. cash. Sugar-Sales of 25 hhds. New Orleans at 45c. cash .--

Corrected Weekly for the Indiana State Sentinel, BY J. M. LANDIS, Produce Dealer, at the Railroad Depot.

\$2.00a2.50

2.00a 250

2.50a3 00

2.50a3.00

GROCERIES-

Lead, bar,

Lead, No. 1.

Oil, linseed,

Lead, white, pure, 1.85a2.00

0.0540.05

1.70a1.80

Brooms,

BACON-per fb.

Shoulders.

Clear sides,

ANDIES-per lb., 0.15a0.20

ANDIES-per in., 0.15a		ū
OTTON YARN- 0.15a	0.17 Oil, sperm, 1.75a0.00	ı
ANDLES-per lb.,	Oil, Tanners', 0.75a1.00	ķ
Stearine,	- Turpentine, 0.75a0.00	
Mould, 0.10a		į
ORN MEAL-bu., 0.20a		ı
LOUR-per brl., 3.00a		B
RUITS-per bu.	Cheese, 0.07a0.084	ı
Apples, green,	- Butter, roll, 0,08a0.10	i
Apples, dried, 0.75c	0.034a0.041	ľ
Peaches, dried, 1.25a	0.00 Beeswax, 0.00a0 18	ľ
Almonds, per 1b., 0.15al		
Raisins, per box, 2 00a		
TSH-Mackerel,	GLASS-per box.	
No. 1, per brt. 12.50al		
No. 1, half-brl., 6.75a		
No. 1, qrbrl., 400a		
No. 1, kits, 2.50a		ı
No. 2, per brl., 10.50a1		į
No. 2 half brl., 5.75at		
No. 3, per brl , 9.50a		
Salmon, kits, 3.00at		
EATHERS-per lb.	Castings, 0,04a0.041	
Best, 0.25at	0.00 0.	ć
Ordinary, 0.18at	0.00a0.09	ì
RAINS-per bu.	Anviis, 0.00a0.15	ı
Wheat, 0.50al		
Rye, 0.30a		
Corn, 0.18a		
Oats, 0.15at		
ROCERIES-	Morocco, 20.00a22.00	
Coffee, best Rio, 0.08a		
Sugar, N. O., 0.65at		
Sugar, loaf, 0.10al		
Sugar, crushed, 0.13at		
Tea, G. P., 0 62at		
Tea, Imperial, 0.50at		
Ten. Y. Hyson, 0.30a	Control of the Contro	
Pepper, 0.08tal		ă
Spice. 0.124a		d
Saleratus, 0 08at		
Molasses, N. O., 0.30at		
Molasses, S. H., 0.43at		
Tar, N. C., brl., 5 00at	0.00 Malaga Wine 0.00a0.50	ı
Tar, Florida, 4.75at	00   N 01/ S - nor lb	1
Tobacco, 0.08at		1
Madder, 0.13a		
Indigo, 1 15a		
Rice, 0.0514		
Copperas, 0.03at		
Rosin, 0.024at		
Ginger, 0.11at		
Cloves, 0.33at	The state of the s	
Gunpowder, 6 00at		
Soap, No. 1, 0.054at		
Cassia, 0.20at		ı
Alum, 0.05a		ł
Nutmegs, 1.624a)	.75 Flax. 0.55a0.60	
Wooden Buckets, 2.75at		

a of seven and a half per cent, on all the taxable property in the neasures which the former Council had adopted to prevent the spread an amendment to the city charter passed at the session of 1847-8 of the General Assembly of the State of Indiana, approved by the Gov-Witness my hand, and the seal of the ernor, February 16, 1848, is now in my hands for collection. And I

> Office on Illinois street first door south l'aimer House. JAMES GREEK, Treasurer City of Indianapolis. Indianapolis, June 26, 1848. ATTENTION! THE WHOLE WORLD! Front Face!

Fever and Ague! mentioned:

Indianapolis, TOMLINSON BROTHERS, sign of the Golden Mortar, opposite Washington Hall. Cumberland, OARES & EMERSON. Hancock County-J. Templin & Co., J. McPherson & Co., E. Ray mond, and T J. Hatfield. Madison County-James Cray, W. J. Atherton, John Morris, Sen.

Montgomery County-Henry & Ott. Hendricks County-H. E. Green. Hamilton County-Reuben Tansey, Daniel Hare, and Templin & Boone County-H. H. Spencer, S. K. Hardy, and Mark & Billings. WM. T. CRANE, General Agent for the West, located at Cincin-6-swly-wlm-lamy

A YOUNG COLT LOST.

O'N Saturday the 10th instant, while my team was stending near the Palmer House, at Indianapolis, a fine large horse colt strayed away from the same, and has not since been heard of. He is about two months old, light bay, has a star or streak in his forehead, and is a little lame in his off fore foot, caused by a sore. Any

PUBLIC LAWS OF THE UNITED



Acts and Resolutions passed at the First Session of the Thirtieth Congress.

the late James Madison, former President of the United States. Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the sum of twenty-five thousand dollars be, and the same is hereby, appropriated out of any money in the treasury, not otherwise appropriated, to purchase of Mrs. D. P. Madison, widow of the late James Madison, formerly President of the United States, all the unpublished manuscript papers of the from the maker. It is a misjoinder of parties to sue imme- said James Madison now belonging to and in her possession, and upon delivery thereof to the Secretary of State, with a Stanly et al. v. The State, ex rel. Nordain. Error to the proper conveyance of title to the United States, the said sum of money, upon the certificate of the Secretary of State of the delivery and conveyance of said papers, shall be paid at the treasury, agreeably to the wishes of the said Mrs. Madison, and in the manner following, namely: five thousand dollars of said sum of twenty-five thousand dollars, to be paid to her; and the residue of twenty thousand to James Buchanan, now Secretary of State, John Y. Mason, Secreta-Mitchell v. Doe ex dem. Alvine. Error to the Noble C. C. ry of the Navy, and Richard Smith, esq., of Washington city, to be held, put out to interest, vested in stocks, or oth-Jenners v. Wesson .- Error to the Clinton C. C. Reversed. | erwise managed and disposed of by them, or the survivor or survivors of them, as trustees for the said Mrs. Madison according to their best discretion and her best advantage-the interest or profit arising from the said principal sum to be paid over to her as the same accrues—the said principal sum to be and remain inationable during her life time, as a per- | restored without using any other medicine. I disposed with the manent fund for her maintenance, but subject to be disposed of as she may please by her last will and testament. APPROVED May 31, 1848.

> [Public-No. 39.] AN ACT making appropriations for the support of the Military Academy for the year ending the thirtieth of June, one thousand eight hundred and forty mine. Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the following sums be, and the same are hereby, appropriated, out of any money in the treasury not otherwise appro-

For pay of officers, instructors, cadets, and musicians, seventy-nine thousand seven hundred and sixty-four dollars.

For forage for officers' horses, four thousand five hundred and twelve dollars. For clothing for officers' servants, four hundred and twenty

For repairs and improvements; fuel and apparatus; forage for public horses and oxen; stationary, printing, and other incidental and contingent expenses, thirty thousand one hundied and fifty-five dollars. For the increase and expenses of the library, one thousand

For expenses of the board of visitors, two thousand dol-For barracks for cadets, seventeen thousand five hundred

For expenses of the board of visiters, for the year ending the thirtieh of June, one thousand eight hundred and fortyeight, two thousand dollars. APPROVED May 31, 1848.

[Fublic-No. 40.] AN ACT concerning Spanish steam vessels. Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That all laws now in force exacting higher duties on Spanish steam-vessels arriving in the United States than are exacted on steam-vessels of the United States arriving at Havana, or any other port in the island of Cuba, be suspended, so as to place the said steam-vessels on a footing of perfect reciprocity, the suspension to continue so long as such reciprocity shall be thereby secured, or until otherwise provided for

Sec. 2. And be it further enacted, That if any higher duties than those before mentioned shall have been, or shall be, paid by any Spanish steamer arriving in the United States on or after the first day of May, one thousand eight hundred and forty-eight, the Secretary of the Treasury is hereby au-APPROVED May 31, 1848.

[PUBLIC-No. 41.] AN ACT to refund money for expenses incurred, subsistence or transportation furnished, for the use of volunteers during the present war, before being mustered into the service of the Uni-

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the provisions of the joint resolution approved March third, eighteen hundred and forty-seven, entitled "A resolution to refund money to the States which have supplied volunteers the Faculty. and furnished them transportation during the present war, heted States," be, and the same are hereby, extended, so as to embrace all cases of expenses heretofore incurred in organ-Indianapolis Wholesale Prices Current. izing, subsisting, and transporting volunteers, previous to DR. TOWNSEND'S SARSAPARILLA. their being mustered and received into the service of the United States for the present war, whether by States, counties, corporations, or individuals, either acting with, or without, the authority of any States: Provided, however, That proof shall be made, to the satisfaction of the Secretary of War, of the amount thus expended, and that the same was necessary and proper for the troops aforesaid. SEC. 2. And be it further enacted, That an amount suffi-

cient to refund said expenses so incurred be, and the same is hereby, appropriated, out of any money in the Treasury not otherwise appropriated.

SEC. 3. And be it further enacted, That, in refunding moneys under this act, and the resolution which it amends, it shall be lawful to pay interest at the rate of six per centum per annum on all sums advanced by States, corporations, or order of the Court.

J. L. Ketcham, Solr.

Attest, R. B. DUNCAN, Clerk. individuals, in all cases where the State corporation or individual paid or lost the interest, or is hable to pay it. APPROVED June 2, 1848.

SPLENDID LOTTERIES FOR JULY, 1848. J. W. Maury & Co., Managers. \$40,000! 200 Prizes of \$500! VIRGINIA STATE LUTTERY,

For endowing Leesburg Academy and for other purposes. Class No. 33, for 1848. To be drawn in Alexandria, Va., Saturday, July 15, 1848. SPLENDID SCHEME. 1 prize of \$40,000, 1 do 10,000, 1 do 6,000, 1 do 5,000, 1 do 3,500, 1 do 2,243, 3 do 2,000 3 do 1,500, 3 do 1,300, 5 do 1,250, 200 do (being the lowest 3 Nos.) 500, &c. &c. 75 No. Lottery-12 Drawn Ballots. Tickets \$10; shares in proportion. Certificate of packages of 26 Whole Tickets

do 25 Quarter do

\$46,585! \$10,000. And 16 Drawn Ballots out of 78 Numbers! Making more Prizes than Blanks. VIRGINIA STATE LOTTERY

For endowing Leesburg Academy and for other purposes. Class No. 35, for 1848. To be drawn at Alexandria, Va., on Saturday, July 22, 1848. BRILLIANT SCHEME: 1 prize of \$16.585, 1 do 17,500, 1 do 10,000, 1 do 7,000, 1 do 5,000, l do 4,000, 1 do 3,000, 1 do 2,450, 1 do 2,217, 1 do 2,000, 10 do 1,200, 0 do 1,000, 10 do 600, &c. &c. Tickets \$15-shares in proportion.

Certificates of packages of 26 Whole Tickets 26 Half Co 26 Quarter do 26 Eighth do 50,000 Dollars!

\$10,000. VIRGINIA STATE LOTTERY. For endowing Leesburg Academy and for other purposes. Class No. 37, for 1848. To be drawn in Alexandria, Va., on Saturday, July 29, 1848. GRAND SCHEME:

do 3,500, 1 do 3,000, 1 do 2,500, 1 do 2,400, 50 do 1,000, 50 do 500, 111 do 250, &c. &c. 75 No. Lottery-12 Drawn Ballots. Tickets \$10-shares in proportion. Certificates of packages of 25 Whole Tickets 25 Half

1 Prize of \$50,000, 1 do 20,000, 1 do 10,000, 1 do 5,000, 1 do 4,000,

25 Quarter do Orders for Tickets and Shares and Certificates of Package in the above splendid lotteries, will be promptly attended to, and an official account of each drawing will be sent immediately after it is over to all who may order tickets from us-Address J. & C. MAURY, Agents for J. W. Maury & Co., Managers

Alexandria, Virginia.

KELLOGG & DAVIDSON,

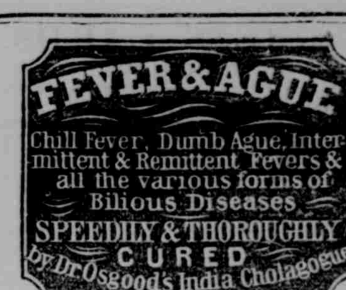
HARDWARE AND CUTLERY. U. T received, an extensive assortment of Hardware and Cutlery, expressly selected for this market. The undersigned have also the agency for the sale of Medearis & Martin's celebrated patent Platform Scales. weighing from 600 to 20,000 lbs., all of which are war-

ranted correct. They are expected daily, and will be sold at factory prices, freight added. Persons in want of articles in our line are respectfully requested to call and examine them, and our prices. TERMS-Cash or approved produce

Sign of the Big Padlock. State of Indiana, Marion County. T the May term of the Marion Probate Court, A. D., 1848, said A Court declared the estate of Peter Burk, decassed, to be provably insolvent. Creditors are therefore required to file their claims against the estate for allowance in the said probate court within ten months from the date hereof, or they will not be entitled to payment. ADAM WRIGHT. Administrator de bonis non.

June 22, 1848. 7-3wis ADMINISTRATOR'S NOTICE. ETTERS of administration have issued to the undersigned up-A on the estate of John Bolander, deceased, late of Marion county, who died intestate. All persons having business to settle with said estate are requested to attend to the same forthwith. The estate ANDREW BOLANDER, ACME. is probably solvent.

CANARY BIRD LOST. person delivering the colt to me, (on Eagle creek in sight of Holmer's Saw Mill.) or giving information concerning him, will be spirably representation of the same at this office, or to the spirably representation of the same at this office, or to the spirably representation of the same at this office, or to the spirably representation of the same at this office, or to the spirably representation of the same at this office, or to the spirably representation of the same at this office, or to the spirably representation of the same at this office, or to the spirably representation of the same at this office, or to the spirably representation of the same at this office, or to the spirably representation of the same at this office, or to the spirably representation of the same at this office, or to the spirably representation of the same at this office, or to the spirably representation of the same at this office, or to the spirably representation of the same at this office, or to the spirably representation of the same at this office, or to the spirably representation of the same at this office, or to the spirably representation of the same at this office, or to the spirably representation of the same at this office, or to the spirably representation of the same at the spirably representation of the same at the spirably representation of the spirably representation of the same at t PETER FIKE. Horace A. Fletcher, merchant, shall be emitted to be rewarded for



Dr. Osunon's Indian Cholandogue.-For the cure of Fever and Ague, Chill Fever, Dumb Ague, Intermittent and Remittent Fever, Liver Complaint, Joindice Enlargement of the Liver and Spleen, and all the various forms of bilious diseases. The following extract is from the "Farmer's and Emigrant's Hand Book," a valuable work of about five hundred pages secentpublished by Messrs. Appleton & Co. New York. In chapter . page 235, the surner, speaking of the Pever and Ague, remarks: "There is a valuable medicine sold in most of the Western cities, which we can conscientiously recommend for Pever and Agne, and other bilious diseases: it is the India Chelagogue, which is prepared by Dr. Osgood of New York, who has made the billious disorders of the West his especial study. We are no friend to those medicines usually called patent, but we have had ample opportunity of knowing the invaluable effects of the Cholagogue

The speedy and permanent relief afforded by the Cholagogue, arises from its prompt and healthy action upon the 1400d, cleansing It from bile and restoring it to purity; thus striking at the root. Its tendency is not simply to suspend disease, but to remove the cause on which it depends. It is equally adapted to all ages and conditions of the system.

From S. F. Carey, Counsellor at Law, to the Agents in Cincinnati. CINCINNATI, October 11, 1846. Messrs. Sanford & Park : In June last I was attacked with that most afflicting and unpleasant disease, the Chill and Fever. The paroxysms returned daily, and were very severe. My physical energies had been much impaired, by a previous attack of billous fever. Having tried several favorite remedies without relief, a friend in whom I had confidence, recommended Dr. Osgood's India Cholagogue. I procured a bottle, and followed the accompany-ing directions. The consequence was, that I had but one paroxy-ism after taking the first dose, and my general health was rapidly remainder of the bottle to two other persons similarly afflicted, and with the same results. One of them had been shaking for eight months, and was relieved in two days by the use of the Cholagogue. I consider it my duty, as it is my pleasure to recommend it, having the most entire confidence in its sanative powers.

J. D. PARK, 4th and Walnut sts., general agent for the West, also, for sale by appointed agents in nearly every town in the 3 Be sure you ask for "Osgood's India Cholagogue," and take no

Tomlinson Brothers, and D. Craighead, Indianapolis; Wm. H. Hughes & Co. Madison; Clarkson & Dufour, Vevay; Windstandley & Newkirk, New Albany; Wilson, Starbird & Smith, Louisville, ending the thirtieth of June, one thousand eight hundred and Young, Mt. Vernon; Wm. F. Woolsey, Evansville; W. C. Bell, o; R. Koons, Edwardsport; J. A McCalia, Bloomington; J. Burke, Crawfordsville; Joseph Sommes, Vincennes; Dr. Perk, do; J. Spencer, Lafayette; C. F. Wilstach, do; Wood & King, Terre Haute; A. B. Merrit, South Bend; Ames & Holliday, Michigan For commutation of subsistence, five thousand six hundred | City ; Wm. Bolles, Delphi ; L. Beecher, Fort Wayne



of diseases. As Spring Medicines, the Gracienberg Vegetable Pills, the Gracienberg Health Bitters, and the Graefenberg Sarsaparilla Compound, should supersede atl others. For universal use the pills and bitters are of incalculable value. Those who take them need not fear the ennervating effects of the Summer which is at hand. The object of the present Bulletin is to apprize the public of the acknowledged superiority of

Graefenberg Sarsaparilla Compound. Sarsaparilia is of vast efficacy in cleansing the system from the foulest taints; but it must be prepared on the most scientific principles and in the most faithful manner. It is not enough that we put it in large vessels or vats to steep or boil, mixing it with great quantities of molasses and water. An article thus manufactured must injure the tone of the stomach, and he comparatively inert. The Sarsaparilia Compound manufactured by the Graelenberg Company, is a most powerful concentration. It is to Sarsaparilla what Quinine is to Peruvian bark ; one bottle containing more virtue than ten of any other ever before manufactured. The dose is half a tea-spoonful only; so that there are more doses in a bottle than there is in the largest bottle in market of any

other manufacture. It is almost liter. I y a Sulphate of Sarsaparilla. The public are well advised of the uses of Sarsaparilla, by means of the numerous advertisements which crowd the press. It is unnecessary for us, therefore, to trouble the reader with a recapitulation of the matter. We would simply add that all persons who have made up their minds to use the article should pur chase no other than that made by this Company. 30-It is warranted to be ten times more efficacious than any other known; no maker how I ree the bottle, or extravagant the advectorments, secause it contains in addition to Saraspariila, a powerful concentration of Mandraye, Burdock, Queen's Delight,

which are not lound in any other preparation. It has performed cures of a kind almost surpassing belief; and is recommended by The general agent for Indiana, is M SEATON, Contraville, fore being mustered and received into the service of the Uni- | Wayne county, to whom applications for agencies may be ad-El WARD BARTON, Secretary. New York, April, 1848.

Elder, Vellow Dock, Quiocum, and other important medicaments

WARRANTED genuine and for sale by State of Indiana, Marion County, ...

IN THE CIRCUIT COURT OF SAID COUNTY, JUNE TERM, 1848. In Chancery. Joseph Batty vs. Elizabeth Emingway and others THE said defendant, Elizabeth Emingway is hereby notified, that the complainant above named has filed in the court sfore said against her and others, his bill of complaint in the stove en titled cause; that said bill is now pending in said court, and that unless she appear and plead to, or answer said bill of complaint on or before the calling of said cause at the next term of said court, to be held at the Court Horse, in the town of Indianapolis, on the first Monday in October next, the same and the matters and things therein contained as set forth, will be taken as confessed and held as true against her, said defendant, Elizabeth Emingway. By

State of Indiana, Hamilton county, ss. IN THE PROBATE COURT OF HANILTON COUNTY, MAY TERM, 1848. Petition to sell real estate to pay debts. &c. Richard Marsh, administrator of the estate of Peter Post, deceased rs. Catharine Post, widow, William Post, Elizabeth Post, Peter Post, jr., Sarah Post, Michael Post, Jane Post, and an infant

J. L. Ketcham, Solr.

child whose name is unknown, heirs at law of the said Peter OW comes the said Richard Marsh, administrator of the 1 tate of Peter Post, (late of Butler county, Ohio, deceased,) and files his petition herein against said defendants, praying for the sale of certain real estate for the payment of debts against said estate; and it ap earing from the affidavit of a disinterested person filed herein, that the said defendants are non-residents of the State of Indiana. It is therefore ordered by the court, that the said defendants above named) be notified of the filing and pendency of said petition by three successive weekly publications in the Indiana State Sentinel, a weekly newspaper printed and published at In-dianapolis, Indiana, to appear before said court on the calling of this cause at the next term of said court, to commence and be holden at Noblesville, in said county of Hamilton, on the second Monday in August next, then and there to show cause if any they have, or can show, why an order for the sale of said lands shall not be granted, and this cause is continued.

E. S. Stone, Atty. for pet. 5-3wis 5 State of Indiana, Hamilton county, ss. IN THE HAMILTON CIRCUIT COURT, SEPTEMBER TERM, 1848.

JOHN G. BURNS, Clerk.

In Chancery. Amanda Fallis, by Wm. W. Conner her next friend vs. William A. Emmons, THE said complainant having heretofore filed her bill in chan-cery in the clerk's office of said court against said defendant, and also the affiliavit of a disinterested person, from which it appears that the said defendant, William A. Emmons is a non-rest dent of the State of Indiana. Therefore, the said William A. Emmons is hereby notified of the filing of said bill and pendency of said suit in said court; and that unless he will appear at the next term of said court, and plead, answer or demur to said bill of complaint on or before the calling of said cause, the same will be taken for confessed and decree will be rendered according y.

Attest, JOHN G. BUANS, Clerk,
May 31st, 1848. 5 3wis 7 State of Indiana, Marion county, ss. IN THE CIRCUIT COURT OF SAID COUNTY, JUNE TERM, 1848.

In Chancery.
Robert H. King vs. Archibaid Lemasters et al. THE said defendant, Archibald Lemasters, is hereby notified that the complainant above n med has filed against him and others in the Marion circuit court, his bill of complaint in the above entitled cause; that said bill is now pending in said court, and that unless said defendant. Lemasters, appear and plead to, or answer said bill on or before the calling of the cause at the next term of said court, to be held at the Court House in Indianapo is on the first Mon tay in October next, the same and the matters and things therein contained as set forta, will be taken as confessed and held as true against him. By order of the court. E. B. DUNCAN, Clerk.

John L. Ketcham, solicitor. 5 3wis SALE OF REAL ESTATE. MINIE undivided one half (conveyed to the undersigned by a deed . of trust, by Christopher Harshey, and confirmed by decree of the Marion Circuit Court of that valuable real estate lying on Fall creek, seven miles north of Indianapolis, the seat of government of Indiana, known as Bruhager's Mills, containing about 225 acres, and including a large portion of improved land, and one of the best mill seats on Fall creek, will be offered for sole on the S1st day of July next at the hou rof 2 o'clock, P. M., at the house of Henry Lictorys, west King street, Lancaster city, Pennsylvania. Sale without re-

serves. A deed to be made upon the payment of the parchase money. Title indisputable. Terms made known at the time of sale. JOHN SCHERER. JACOB ERENNER Assigners.

June 5, 1848. 2-3w ADMINISTICATOR'S SALE. THE undersigned, administrator of the escale of John Bulander. deceased, late of Marion county, will, on the 30th day of June, 848, between the mark of 10 o'clock . A. M. and 4 o'clock . P. M. at the late residence of the deceased to Lawrence township, Marion co., State of Indiana, proceed to sell the personal property of the deceased; consisting of two horses, three which coves, young cantle, hogs and heep, a two horse wagon, two pictights, farming ofensils, household and hitchen furniture, and other movembles; also, a out eighteen acres of corn growing in the field, about ten acres of wheat, and ten nores of only growing in the field. The terms will be made known at

2-3w ANDREW BOLASDER, Admis the time of the sale. NOTICE.

May 30, 1818.

THE subscribers living in Cloverland, Clay county, Indiana, offer for sale or to rent, their Tan Yard, in said town, and the stock on hand. The actuation is a very desirable one, the yard contains about one acre of land, coming up the national road, is furnished with new and excellent buildings for carrying on the business. There is on the premises a comfortable log cabin, a OST, in the northeast part of town, a yellow male Canary Bird. | good Bark Mill, and is most abundantly supplied with excellent HENRY HARKMAN.

JOHN H. HERSNELING.